1	Nicholas J. Santoro (Nev. Bar No. 532)	
2	Jason D. Smith (Nev. Bar No. 9691)	
2	SANTORO WHITMIRE, LTD.	
3	10100 W. Charleston Blvd., Suite 250	
	Las Vegas, NV 89135	
4	Tel: (702) 948-8771 / Fax: (702) 948-8773	
_	E-mail: nsantoro@santoronevada.com,	
5	jsmith@santoronevada.com	
6	Chaistanhan N. Sinas (admitted and har visa)	
Ü	Christopher N. Sipes (admitted <i>pro hac vice</i> ) Einar Stole (admitted <i>pro hac vice</i> )	
7	Michael N. Kennedy (admitted <i>pro hac vice</i> )	
0	Megan P. Keane (admitted <i>pro hac vice</i> )	
8	Eric R. Sonnenschein (admitted <i>pro hac vice</i> )	
9	Alaina M. Whitt (admitted <i>pro hac vice</i> )	
	Han Park (admitted <i>pro hac vice</i> )	
10	Jordan L. Moran (admitted <i>pro hac vice</i> )	
11	COVINGTON & BURLING LLP	
11	One CityCenter, 850 Tenth Street, NW	
12	Washington, DC 20001	
	Tel: (202) 662-6000 / Fax: (202) 662-6291	
13	E-mail: csipes@cov.com, estole@cov.com,	
1.4	mkennedy@cov.com, mkeane@cov.com,	
14	esonnenschein@cov.com, awhitt@cov.com,	
15	hpark@cov.com, jmoran@cov.com	
16	Attorneys for Plaintiffs Amarin Pharma, Inc. and	
17	Amarin Pharmaceuticals Ireland Limited	
1 /	UNITED STATES I	NISTRICT COLIDT
18	DISTRICT O	
10	DISTRICT	THEVADA
19	AMARIN PHARMA, INC. and AMARIN	CASE NO.: 2:16-cv-02525-MMD-NJK
20	PHARMACEUTICALS IRELAND LIMITED,	
20	, , , , , , , , , , , , , , , , , , , ,	(Consolidated with 2:16-cv-02562-MMD-
21	Plaintiffs,	NJK)
22	,	ORDER GRANTING
22	v.	JOINT MOTION FOR TWO-DAY
23		EXTENSION OF DEADLINE TO SUBMIT
	HIKMA PHARMACEUTICALS USA INC., et	JOINT STATUS REPORT
24	al.,	
25		
25	Defendants.	
26		
27		

Pursuant to the Court's April 2, 2019 Order (ECF No. 194), Plaintiffs Amarin Pharma, Inc. and Amarin Pharmaceuticals Ireland Limited (collectively, "Amarin"), Defendants Hikma Pharmaceuticals USA Inc. and Hikma Pharmaceuticals International Limited (collectively, "Hikma") and Defendants Dr. Reddy's Laboratories, Inc. and Dr. Reddy's Laboratories, Ltd. (collectively, "DRL") in the above-referenced consolidated action were required to submit a joint status report within seven days of the Court's Order. Since the Court's April 2, 2019 Order, the parties have diligently worked on preparing proposals for the length of trial and the dates on which the parties are available for trial to be scheduled. As a result, the parties have narrowed their disputes related to trial length and scheduling, but request additional time to further narrow these disputes. The parties therefore respectfully request a two-day extension—to Thursday, April 11, 2019—of the deadline to submit the Joint Status Report.

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DATED: April 9, 2019

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## /s/ Jason D. Smith

Nicholas J. Santoro (Nev. Bar No. 532) 15 Jason D. Smith (Nev. Bar No. 9691) 16 SANTORO WHITMIRE, LTD.

10100 W. Charleston Blvd., Suite 250

17 Las Vegas, NV 89135

Tel: (702) 948-8771 / Fax: (702) 948-8773 Email: nsantoro@santoronevada.com,

jsmith@santoronevada.com

20

23

25

18

19

Christopher N. Sipes (admitted *pro hac vice*) Einar Stole (admitted *pro hac vice*) 21

Michael N. Kennedy (admitted *pro hac vice*)

Megan P. Keane (admitted *pro hac vice*) 22 Eric R. Sonnenschein (admitted *pro hac vice*)

Alaina M. Whitt (admitted *pro hac vice*) Han Park (admitted *pro hac vice*)

24 Jordan L. Moran (admitted *pro hac vice*)

COVINGTON & BURLING LLP

One CityCenter, 850 Tenth Street, NW

Washington, DC 20001 26

Tel: (202) 662-6000 / Fax: (202) 662-6291

Email: csipes@cov.com, estole@cov.com, 27 mkennedy@cov.com, mkeane@cov.com,

Respectfully submitted,

## /s/ Constance S. Huttner

Michael D. Rounds (Nev. Bar No. 4734) Ryan J. Cudnik (Nev. Bar No. 12948) BROWNSTEIN HYATT FARBER SCHRECK, LLP

5371 Kietzke Lane Reno, NV 89511

Tel.: (775) 324-4100 / Fax: (775) 333-8171

Email: mrounds@bhfs.com,

rcudnik@bhfs.com

Constance S. Huttner (admitted *pro hac vice*)

Frank D. Rodriguez (admitted *pro hac vice*) Caroline Sun (admitted *pro hac vice*)

Beth Finkelstein (admitted *pro hac vice*)

BUDD LARNER, P.C.

150 John F. Kennedy Parkway

Short Hills, NJ 07078

Tel: (973) 379-4800 / Fax: (973) 379-7734

Email: chuttner@buddlarner.com,

frodriguez@buddlarner.com,

csun@buddlarner.com,

bfinkelstein@buddlarner.com

1	esonnenschein@cov.com, awhitt@cov.com,	Attorneys for Defendants Dr. Reddy's
2	hpark@cov.com, jmoran@cov.com	Laboratories, Inc. and Dr. Reddy's Laboratories, Ltd.
3	Attorneys for Plaintiffs Amarin Pharma, Inc. and Amarin Pharmaceuticals Ireland	
4	Limited	
5	//E' ' D ' DI '	
6	/s/ Eimeric Reig-Plessis Wayne A. Shaffer (Nev. Bar No. 1519)	
7	LAXALT & NOMURA, LTD. 9790 Gateway Drive, Suite 200	
8	Reno, NV 89521	
9	Tel: (775) 322-1170 Email: wshaffer@laxalt-nomura.com	
10	George C. Lombardi (admitted <i>pro hac vice</i> )	
11	WINSTON & STRAWN LLP 35 W. Wacker Drive	
12	Chicago, IL 60601	
13	Tel: (312) 558-5969 Email: glombard@winston.com	
14	Charles B. Klein (admitted <i>pro hac vice</i> )	
15	Claire A. Fundakowski (admitted <i>pro hac vice</i> ) WINSTON & STRAWN LLP	
16	1700 K Street N.W.	
17	Washington, D.C. 20006 Tel: (202) 282-5000	
18	Email: cklein@winston.com, cfundakowski@winston.com	
19	Eimeric Reig-Plessis (admitted <i>pro hac vice</i> )	
20	WINSTON & STRAWN LLP	
21	101 California Street San Francisco, CA 94111	
22	Tel: (415) 591-6808 Email: ereigplessis@winston.com	
23		
24	Attorneys for Defendants Hikma Pharmaceuticals USA Inc. and Hikma	
25	Pharmaceuticals International Limited	
26		IT IS SO ORDERED
27		1 Un

U.S. District Judge

Dated: April 10, 2019

## 1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on April 9, 2019, I caused true and correct copy of **JOINT** 3 **MOTION** TO **REQUEST STATUS CONFERENCE** REGARDING TRIAL 4 **SCHEDULING** to be filed with the Clerk of the Court using the Court's CM/ECF system, and 5 service was thereby effected electronically on the following counsel of record in this matter: 6 Laxalt & Nomura, Ltd. 7 Wayne A. Shaffer Email: wshaffer@laxalt-nomura.com Winston & Strawn LLP 8 George C. Lombardi Email: glombard@winston.com 9 Charles B. Klein Email: cklein@winston.com Claire A. Fundakowski Email: cfundakowski@winston.com 10 Eimeric Reig-Plessis Email: ereigplessis@winston.com Locke Lord LLP 11 Alan B. Clement Email: aclement@lockelord.com Myoka Kim Goodin Email: mkgoodin@lockelord.com 12 Nina Vachhani Email: nvachhani@lockelord.com 13 Jennifer Coronel Email: jennifer.coronel@lockelord.com 14 Attorneys for Defendants Hikma Pharmaceuticals USA, Inc. and Hikma Pharmaceuticals International Limited 15 Brownstein Hyatt Farber Schreck, LLP 16 Michael D. Rounds Email: mrounds@bhfs.com 17 Email: rcudnik@bhfs.com Ryan James Cudnik Budd Larner, P.C. 18 Constance S. Huttner Email: chuttner@buddlarner.com Frank D. Rodriguez Email: frodriguez@buddlarner.com 19 Email: csun@buddlarner.com Caroline Sun Beth Finkelstein Email: bfinkelstein@buddlarner.com 20 21 Attorneys for Defendants Dr. Reddy's Laboratories, Inc. and Dr. Reddy's Laboratories, Ltd. 22 /s/ Rachel Jenkins 23 An employee of Santoro Whitmire 24 25 26

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